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House Bill 1403 (AS PASSED HOUSE AND SENATE)

By: Representative Martin of the 47<sup>th</sup>

## A BILL TO BE ENTITLED

## AN ACT

1 To amend Code Section 48-8-89.1 of the Official Code of Georgia Annotated, relating to

- 2 distribution of local option sales tax proceeds after certification of additional qualified
- 3 municipalities, so as to change provisions relating to new qualified municipalities chartered
- 4 by local Act; to make provisions for newly expanded qualified municipalities which have
- 5 expanded through annexation under certain circumstances; to define terms; to provide for
- 6 distribution certificates and distribution formulas; to provide for other related matters; to
- 7 provide an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1.

10 Code Section 48-8-89.1 of the Official Code of Georgia Annotated, relating to distribution

of local option sales tax proceeds after certification of additional qualified municipalities, is

12 amended by striking subsection (f) and inserting in its place a new subsection to read as

13 follows:

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- 14 "(f)(1) This As used in this subsection shall apply only when:, the term:
- 15 (A) A 'New qualified municipality' means a municipal corporation is which has been
- chartered by local Act since the date of filing with the commissioner of the most
- 17 <u>recently filed certificate under Code Section 48-8-89</u> within a county which has a
- special district for the provision of local government services consisting of the
- unincorporated area of the county; and (B) The where the population of the
- unincorporated area of the county will, after removal of the population of the new
- 21 municipality from the unincorporated area, constitute constitutes less than 20 percent
- of the population of the county according to the most recent decennial census.
- 23 (B) 'Newly expanded qualified municipality' means a municipal corporation which
- 24 since the date of filing with the commissioner of the most recently filed certificate
- 25 <u>under Code Section 48-8-89 has increased its population by more than 15 percent</u>

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through one or more annexations and is located in the same county as a new qualified municipality.

(2) Notwithstanding any other provision of this Code section, if there exists within any special district in which the tax authorized by this article is imposed a new qualified municipality described in paragraph (1) of this subsection which was not a qualified municipality on the date of filing with the commissioner of the most recently filed certificate under Code Section 48-8-89 or a newly expanded qualified municipality or both, such qualified municipality or municipalities may request the commissioner to give notice of the qualified municipality's or municipalities' existence and status as a new qualified municipality or newly expanded qualified municipality as provided in this subsection. Upon receipt of such a request, the commissioner shall, unless he or she determines that the requesting entity is not a <u>new</u> qualified municipality <u>or newly</u> expanded qualified municipality, within 30 days give written notice of the qualified municipality's existence and status to the county which is conterminous with the special district in which the qualified municipality is located and to each other qualified municipality within the special district. Such written notice shall include the name of the new qualified municipality or newly expanded qualified municipality, the effective date of the notice, and a statement of the provisions of this subsection.

(3) Within 60 days after the effective date of the notice referred to in paragraph (2) of this subsection, a new distribution certificate shall be filed with the commissioner for the special district. This distribution certificate shall address only the proceeds of the tax available for distribution from the percentage allocated to the county in the current distribution certificate and shall specify as a percentage of the total proceeds of the tax what portion of the proceeds shall be received by the county in which the special district is located and by the new qualified municipality <u>and newly expanded qualified</u> municipality, if any.

(4) Except as otherwise provided in this paragraph, a distribution certificate required by this subsection must be executed by the governing authorities of the county within which the special district is located and, each new qualified municipality located wholly or partially within the special district, and each newly expanded qualified municipality, if any. If a new certificate is not filed within 60 days as required by paragraph (3) of this subsection, the commissioner shall distribute the proceeds of the tax available for distribution from the percentage allocated to the county in the current distribution certificate such that the:

(A) The new qualified municipality receives an allocation equal on a per capita basis to the average per capita allocation to the other qualified municipalities in the county

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1 (according to population), to be expended as provided in paragraph (2) of subsection 2 (a) of Code Section 48-8-89; and

(B) Any newly expanded qualified municipality receives a total allocation of tax proceeds (including any amount previously allocated) equal on a per capita basis to the average per capita allocation to the other qualified municipalities in the county (according to population), to be expended as provided in paragraph (2) of subsection (a) of Code Section 48-8-89.

Every other qualified municipality shall continue to receive the share provided by the existing distribution certificate or otherwise provided by law. The county shall receive the remaining proceeds of the tax, to be expended as provided in paragraph (2) of subsection (a) of Code Section 48-8-89. For the purpose of determining the population of new qualified municipalities, only that portion of the population of each such municipality which is located within the special district shall be computed. For the purpose of determining population under this Code section, all calculations of population shall be according to the most recent decennial census, including the census data from such census applicable to any annexed territory.

(5) The commissioner shall begin to distribute the proceeds as specified in the <u>newly</u> <u>filed</u> certificate applicable to the county and the new qualified municipality or, if such a certificate is not filed, as specified in paragraph (4) of this subsection on the first day of the first month which begins more than 60 days after the effective date of the notice referred to in paragraph (2) of this subsection. The commissioner shall continue to distribute the proceeds of the tax according to the existing certificate and the certificate applicable to the county and the new qualified municipality or, if such a certificate is not filed, as specified in paragraph (4) of this subsection until a subsequent certificate is filed and becomes effective as provided in Code Section 48-8-89."

26 SECTION 2.

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

29 SECTION 3.

30 All laws and parts of laws in conflict with this Act are repealed.